Entered - 12/14/00 - sb CL00L0749 - DIANNE C. MITCHELL

CLAIM OF: JACQUELINE C. AND MICHAEL CRAIG,

through their attorney,

J. L. Jordan

Jolly Road Office Park, Suite 100

2565 Jolly Road

College Park, Georgia 30349

01- 2-1153

For damages alleged to have been sustained as a result of a vehicular accident on November 20, 2000 at Hosea L. Williams Drive and Whitefoord Avenue.

THIS ADVERSED REPORT IS APPROVED

BY: COOCLICO KUBOUS YEURO Q ROSALIND RUBENS NEWELL

**DEPUTY CITY ATTORNEY** 

## **DEPARTMENT OF LAW - CLAIM INVESTIGATION SUMMARY**

Claim No. <u>00L0749</u>	Date:July 2, 2001
Claimant Wictim IACOURT INF C AND MICHAE	
Claimant /Victim JACQUELINE C. AND MICHAE BY: (Atty.) J. L. Jordan	LL CRAIG
Address: Jolly Road Office Park Suita 100 3	)565 Juliu Danid Cult. D. L. C
Address: Jolly Road Office Park, Suite 100, 2	303 Johy Road, College Park, Georgia 30349
Date of Notice: 12/12/00 Method: Weise	Bodily Injury \$150,000.00
Conforms to Notice: O C G A 836.33.5	en, proper X Improper
Date of Occurrence 11/20/00 Place:	Bodily Injury \$ 150,000.00  ten, proper X
Department Police Div Employee involved Richard J. Sperl	Dissiplinary Astions N. A. C. T. 1
2projec involved <u>reconded 3. open</u>	Disciplinary Action: No Action Taken
NATURE OF CLAIM: The claimants allege that they	were injured in a vehicular accident with a City police
vehicle. The investigation determined that the driver of	f a third vehicle failed to yield right-of-way to the City's
emergency vehicle causing the driver of the City vehic	le to collide with the claimants' vehicle. There was no
negligence on the part of the City employee in causing the	his accident
the state of the s	no decident.
INVESTIGATION:	
Statements: City employee Claimant	OthersWrittenOral
Pictures Diagrams Reports: Police	X Dent Report Y Other
Traffic citations issued: City Driver	Claimant Driver
Citation disposition: City Driver	Claimant Driver
BASIS OF RECOMMENDATION:	
Ford 0	
Function: Governmental X	Ministerial
HIIDFODER NOTICE More than Six Months	Other V Demography Tolerand
City not involved Offer rejected	Compromise settlement
Claiment Negligent	
Claimant Negligent City Negligent	d Compromise settlement  Repair/replacement by City Forces  Joint Claim Abandoned
	D (0.11 1 1)
	Respectfully submitted
·	When Alexander
	DIVECTION TO DIANNIE ON WHOM
	INVESTIGATOR - DIANNE C. MITCHELL
RECOMMENDATION:	
Pay \$AdverseA	count charged: 1401 2101 21101
Claims Manager: / When Cintall	count charged: 1A01 2J01 2H01 2H01 Concur/date 070701
Committee Action:	Council Action
FORM 23-61	

Law Offices

## J. L. Jordan, Attorney-at-Law & Associates

Jolly Road Office Park \* Suite 100 2565 Jolly Road College Park, Georgia 30349

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E-mail: jljatlaw@Bellsouth.net

Telefax: (404) 766-1547

11/17chill 12/13/00

December 6, 2000

ENTERED - 12-14-00 - SB 00L0749 - DIANNE MITCHELL

City of Atlanta, a Municipal Corporation Attn: Honorable Julia Emmons, Councilmember 55 Trinity Avenue, S.W., Suite 2900 Atlanta, Georgia 30335

RE: Jacqueline C. Craig & Michael Craig, Claimant vs. The City of Atlanta, a Municipal Corporation; Sperl J. Richard, City of Atlanta Policeman and David B. Acree, individual and APD Transmissions CV Joints Clutch Rack and Pinion; Date of Accident: November 20, 2000; Place of Accident: Hosea Williams Dr. at Whiteford Avenue, Atlanta, Georgia.

Dear Ms. Emmons:

The undersigned represents Jacqueline C. Craig and Michael Craig, husband and wife in respect to their claims for injuries and damages to property arising out of an automobile accident of November 20, 2000, involving a City of Atlanta employee namely, Sperl J. Richard, referred above arising from the negligence of Sperl J. Richard and others, regarding the motor vehicle collision referenced above.

This correspondence constitutes formal notice to you of the claim. The plaintiffs claim bodily injury respecting Mrs. Jacqueline C. Craig, property damages respecting Mrs. Jacqueline C. Craig, claims for pain and suffering, medical expenses and loss of earnings respecting Jacqueline C. Craig and deprivation to the enjoyment of life regarding the same. Mike Craig claims injuries to his right to consortium and the loss of services regarding his spouse, Jacqueline C. Craig, and other damages may be detailed later.

Please take notice that this claim is presented pursuant to the Official Code of Georgia Annotated § 36-33-5. Demand is made herewith for adjustment to the claim in

the amount of not less than \$150,000.00. Please advise of your intended disposition as soon as it is practicable.

Your cooperation in this matter is greatly appreciated.

Respectfully,

J. L. Jordan

Attorney for Plaintiff

JLJ/ds